## CITY OF TIGARD, OREGON ORDINANCE NO. 04- /-/

AN ORDINANCE AMENDING THE LANGUAGE OF THE TIGARD COMMUNITY DEVELOPMENT CODE CHAPTER 18.520 TO ALLOW BULK SALES WITHIN CERTAIN AREAS OF INDUSTRIAL PARK ZONES, SUBJECT TO LIMITATIONS ON SIZE AND OUTDOOR ACTIVITY (ZOA2004-00001).

WHEREAS, the applicant has requested a Zone Ordinance Amendment to amend the language of the Tigard Community Development Code Chapter 18.520 to allow bulk sales in the Industrial Park Zones as a permitted use; and

WHEREAS, planning staff notified the appropriate agencies of the request and received comments from Metro regarding compliance with Title 4 of the Regional Framework Plan; and

WHEREAS, staff evaluated Metro's designated Industrial Lands and Employment Lands, and found that the majority of eligible IP zoned land for limited retail uses was on the east side of SW 72<sup>nd</sup> Avenue; and

WHEREAS, to further comply with the Title 4 requirements, the maximum allowable size for a single bulk sales use or combination of uses on one parcel is 60,000 gross square feet; and

WHEREAS, to maintain the campus like character for the Industrial Park zone, additional limitations on outdoor storage and activity should be imposed; and

WHEREAS, staff modified the proposal so that bulk sales would be allowed only as a restricted use in IP Zoned property, east of SW 72<sup>nd</sup> Avenue, limited to a maximum size of 60,000 square feet, and with restrictions on outside sales, storage or activity; and

WHEREAS, the Planning Commission considered the request at their November 15, 2004 public hearing, and unanimously voted in favor of the modified amendment on a 7-0 vote; and

WHEREAS, the City Council held a public hearing on the request on December 14, 2004 and determined that the proposed language adequately addressed concerns regarding protecting the health, safety, and welfare of the Tigard citizens, as well as, the interests of business in Tigard; and

WHEREAS, the City Council has considered the applicable Statewide Planning Goals and Guidelines adopted under Oregon Revised Statutes Chapter 197; any federal or state statutes or regulations found applicable; any applicable Metro regulations; any applicable Comprehensive Plan Policies; and any applicable provisions of the City's implementing ordinances; and

WHEREAS, the City Council has determined that the proposed zone ordinance amendment is consistent with the applicable review criteria and that approving the request would be in the best interest of the City of Tigard.

NOW, THEREFORE, THE CITY OF TIGARD ORDAINS AS FOLLOWS:					
SECTION 1:	The specific text amendments attached as "EXHIBIT A" to this Ordinance are hereby adopted and approved by the City Council.				
SECTION 2:	This ordinance shall be effective 30 days after its passage by the Council, signature by the Mayor, and posting by the City Recorder.				
PASSED:	By <u>UNANIMOUS</u> vote of all Council members present after being read by nun and title only, this <u>IN H</u> day of <u>December</u> , 2004.				
APPROVED:	Cathy Wheatley, City Recorder  By Tigard City Council this // day of December, 2004.  Craig Dirksen, Mayor				
Approved as to for City Attorney	V Rem				

Date

## Recommended Development Code Text Amendment

## TABLE 18.530.1 USE TABLE: INDUSTRIAL ZONES

USE TABLE: INDUSTRIAL ZONES					
USE CATEGORY	I <u>-P</u>	<u>I-L</u>	I-H		
		•			
RESIDENTIAL	<u>1</u>	<b>~</b> 1	<b>-</b> 1		
Household Living	$\mathbb{R}^1$	$\mathbf{R}^1$	$R^{1}$		
Group Living	N	N	N		
Transitional Housing	N	N	N		
Home Occupation	N	N	N		
CIVIC (INSTITUTIONAL)					
Basic Utilities	С	С	P		
Colleges	N	N	N		
Community Recreation	$\mathbf{C}_{10}$ .	$C^{10}$	$C^{10}$		
Cultural Institutions	N	N	N		
Day Care	R <sup>3 9</sup>	$R^{3}$	$R^{3}$		
Emergency Services	P	P	P		
Medical Centers	N	N	N		
Postal Service	P	P	P		
Public Support Facilities	P	P	P		
Religious Institutions	N	N	N		
Schools	N	N	Ñ		
Social/Fraternal Clubs/Lodges	N	N	N		
Social Line and Clark Society					
COMMERCIAL					
Commercial Lodging	P	N	N		
Eating and Drinking Establishments	$\mathbb{R}^2$	N	N		
Entertainment-Oriented					
- Major Event Entertainment	N	N	$N_{\cdot}$		
- Outdoor Entertainment	P	N	N		
- Indoor Entertainment	P	N	N		
- Adult Entertainment	N	$\mathbf{N}$	N		
General Retail					
- Sales-Oriented	$R^2$	N	N		
- Personal Services	$R^2$	N	N		
- Repair-Oriented	P	N	N		
Bulk Sales: # P. Minar	N R4, 11	N	N		
- Outdoor Sales	N	P	P		
- Animal-Related	P	P	P		
Motor Vehicle Related					
- Motor Vehicle Sales/Rental	N	P	P		
- Motor Vehicle Servicing/Repair	C	P	P		
- Vehicle Fuel Sales	P	P/C <sup>7</sup>	P		
Office	P	N	N		
Self-Service Storage	P	P	P		
Non-Accessory Parking	P	P	P		

## **TABLE 18.530.1 (CON'T)**

USE CATEGORY		I-P `	I-L	<u>I-H</u>
<del></del>	·			
INDUSTRIAL				
Industrial Services		N	. Р	P
Manufacturing and	Production	P		
<ul> <li>Light Industrial</li> </ul>	- Light Industrial		P	P
- General Industrial - Heavy Industrial		N	P	P
		N	N	P
Railroad Yards		N	N	P
Research and Development Warehouse/Freight Movement Waste-Related		P	P	P
		N	P	P
		$\mathbf{N}_{.}$	N	P
Wholesale Sales		$\mathbb{R}^4$	P	P
OTHER	·			
Agriculture/Horticulture Cemeteries		$\mathbf{P}^{5}$	$P^5$	$P^5$
		N	C	$\mathbf{N}$
Detention Facilities		C	N	C
Heliports Mining Wireless Communication Facilities Rail Lines/Utility Corridors		C	C	С
		N	N	P
		$P/R^6$	P	P
		$\mathbf{P}$	P	P
Other		NA	NA	$P^8$
P=Permitted	R=Restricted	C=Conditi	onal Use	N=Not Permitted

- <sup>1</sup> A single-family detached dwelling or single-family mobile or manufactured home allowed for caretaker or kennel owner/operator when located on the same lot as the permitted use and is exclusively occupied by the caretaker or kennel owner/operator and family.
- <sup>2</sup> These limited uses, separately or in combination, may not exceed 20% of the entire square footage within a development complex. No retail uses shall exceed 60,000 square feet of gross leasable area per building or business.
- <sup>3</sup> In-home day care which meets all state requirements permitted by right.
- <sup>4</sup> Permitted if all activities, except employee and customer parking, are wholly contained with a building(s).
- <sup>5</sup> When an agricultural use is adjacent to a residential use, no poultry or livestock, other than normal household pets, may be housed or provided use of a fenced run within 100 feet of any nearby residence except a dwelling on the same lot.
- <sup>6</sup> See Chapter 18.798, Wireless Communication Facilities, for definition of permitted and restricted facilities in the I-P zone.
- <sup>7</sup> Vehicle fuel sales permitted outright unless in combination with convenience sales, in which case it is permitted conditionally.
- <sup>8</sup> Explosive storage permitted outright subject to regulations of Uniform Fire Code.

- <sup>9</sup> Day care uses with over 5 children are permitted subject to an Environmental Impact Assessment in accordance with Section 18.530.050.C.1. The design of the day care must fully comply with State of Oregon requirements for outdoor openspace setbacks.
- <sup>10</sup> Limited to outdoor Recreation on (1.) land classified as floodplain on City flood maps, when the recreational use does not otherwise preclude future cut and fill as needed in order to develop adjoining industrially zoned upland; and (2.) land located outside the floodplain as shown on City flood maps, when the Recreation Use is temporary and does not otherwise preclude allowed uses or Conditional Uses other than Recreation within the district.

Unese limited uses, shall only be allowed in IP zoned property east of SW 72. Avenue These uses, separately or in combination shall not exceet 60,000 square feet of gross leasable area in a single building, or commercial regularies with a footbull of inois than 60,000 square feet of regall sales area on a single lot or parcel, or or contiguous lots of parcel, or or contiguous lots of parcel, or or contiguous lots of parcels, including those separated only by usual sportation telescoped.